THE HONORABLE JAMES L. ROBART 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 JLR ASHLEY POPA, INDIVIDUALLY AND ON NO. 2:23-CV-00294-JLR BEHALF OF ALL SIMILARLY SITUATED, 10 STIPULATED MOTION AND PLAINTIFF, [PROPOSED] ORDER TO EXTEND OR 11 CLARIFY DEFENDANTS' DEADLINE TO RESPOND TO FIRST AMENDED V. 12 **COMPLAINT** PSP GROUP, LLC D/B/A PET SUPPLIES PLUS, AND MICROSOFT CORPORATION, NOTE ON MOTION CALENDAR: 13 MARCH 29, 2023 14 DEFENDANTS. 15 Plaintiff Ashley Popa, and Defendants PSP Group, LLC and Microsoft Corporation 16 (collectively "the Parties"), by and through their respective attorneys, hereby move to extend or 17 clarify the deadline for Defendants to respond to the First Amended Complaint ("FAC") to June 18 6, 2023. 19 The Parties have conferred and agree that the proposed extension or clarification is 20 necessary and in the best interests of all Parties for the reasons described below: 21 1. The Honorable J. Nicholas Ranjan recently transferred the above-captioned case 22 from the United States District Court for the Western District of Pennsylvania to this Court. See 23 Dkt. 34. Prior to the transfer, Judge Ranjan ordered that Defendants' responses to the FAC would 24 be due within 21 days of the resolution of Microsoft's Motion to Transfer. ECF No. 30. That 25 deadline would have been March 20, 2023. 26

	2. On February 27, 2023, Judge Ra	njan granted Microsoft's Motion to Transfer. See
1	Dkt. 33. Thus, this action is no longer before Judge Ranjan.	
2	3. Following the transfer of this a	ction, the Parties agreed to negotiate a briefing
3	schedule for Defendants to respond to Plaintiff's amended complaint through a joint stipulation to	
4	the Court.	
5	4. Extending the deadline to June	6, 2023, will serve judicial economy because it
6	coincides with the deadline for defendants to respond to the consolidated complaint in <i>In re Zillow</i> .	
7	5. Accordingly, the Parties stipulate	and respectfully move the Court to enter an order
8	setting the deadline for Defendants to respond to	the FAC for June 6, 2023.
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10	DATED: March 29, 2023	
11	By: s/Nicola C. Menaldo	By: s/ John S. Devlin, III
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26	" STIPULATED MOTION AND [PROPOSED]	

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IT IS SO ORDERED. 1 Dated this 30th day of March, 2023. ~ P. Pl 2 3 JAMES L. ROBART 4 United States District Judge Presented by: 5 By: s/ Nicola C. Menaldo 6 Nicola C. Menaldo, Bar No. 44459 By: s/ John S. Devlin, III Anna M. Thompson, Bar No. 52418 John S Devlin, III, Bar No. 23988 7 PERKINS COIE LLP LANE POWELL PC 1201 Third Avenue, Suite 4900 1420 Fifth Ave, Suite 4200 8 Seattle, Washington 98101-3099 PO Box 91302 Telephone: +1.206.359.8000 Seattle, WA 98111-9402 9 Facsimile: +1.206.359.9000 Telephone: +1.206.223.7000 NMenaldo@perkinscoie.com Facsimile: +1.206.223.7107 10 AnnaThompson@perkinscoie.com Email: devlinj@lanepowell.com 11 James G. Snell (pro hac vice) James L. Rockney (pro hac vice) PERKINS COIE LLP Gerard M. Stegmaier (pro hac vice) 12 REED SMITH 3150 Porter Drive Palo Alto, California 94304-1212 225 Fifth Avenue 13 Telephone: +1.650.838.4300 Pittsburgh, PA 15222 Facsimile: +1.650.838.4350 Telephone: +1.412.288.3131 14 JSnell@perkinscoie.com Email: jrockney@reedsmith.com Email: gstegmaeier@reedsmith.com 15 Counsel for Defendant Microsoft Corporation Counsel for Defendant PSP Group, LLC 16 By: s/ Kim D. Stephens 17 Kim D Stephens, Bar No. 11984 TOUSLEY BRAIN STEPHENS PLLC 18 1200 Fifth Ave Suite 1700 Seattle, WA 98101 19 Telephone: +1.206.682.5600 Email: kstephens@tousley.com 20 Gary F Lynch (pro hac vice) 21 Nicholas Colella LYNCH CARPENTER LLP 22 1133 Penn Ave 5th Floor Pittsburgh, PA 15222 23 Telephone: +1.412.322.9243 Email: Gary@lcllp.com 24 Email: NickC@lcllp.com 25 Counsel for Plaintiff Ashley Popa

STIPULATED MOTION AND [PROPOSED] ORDER (No. 2:23-cv-00294-JLR) –4

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